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PTO/SB/64 (09-04)

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ABAN	DONED UNI	157RF-001			
First na	med inventor: F	Rigoberto de Leon Fie	το	_	
	tion No.: n/a			t Unit: n/a	
Filed: H	herewith			aminer:	
Title. _M	fulti-use walls co ample, floors, wa	mprising tongue-and- alls fences and steps	groove tiles and a metal :		ch is intended for, for
Mail Sto Commiss P.O. Box Alexandr	n: Office of Petition sioner for Patent 4 1450 ria, VA 22313-14 3) 872-9306	s			
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	APPLIC	CANT HEREBY PETIT	TIONS FOR REVIVAL OF	THIS APPL	ICATION
	NOTE: A grai (1) Pe (2) Re (3) Te file	ntable petition require: etition fee; eply and/or issue fee; rminal disclaimer with ed before June 8, 1996	the following items: disclaimer fee - required and for all design applied delay was unintentional.	for all utility	
Petition 1	fee nall entity-fee \$ 7	50(37 CFR 1.1	7(m)). Applicant claims s (37 CFR 1.17(m))		atus. See 37 CFR 1.27
Reply ar	nd/or fee The reply and/ the form of en	or fee to the above-no tering US national pha		(identify t	ype of reply);
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[Page 1 of 2]

This collection of information is required by 37 CFR 1 137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 Li S C 122 and 37 CFR 1.11 and 1.14 This collection is astimated to take 1.0 hour to complete, including gethering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer. U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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I						
Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.						
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4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).]						
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